EXHIBIT B

E*Trade Financial Corporation Securities Litigation

CONSOLIDATED SCHEDULE OF TRANSACTIONS AND LOSSES FOR THE KRISTEN - STRAXTON GROUP

Trade Date of	Purchased (P) /	# of Shares	Price Per	(Cost)/Proceeds	Net Gain/(Loss)
Purchase/Sale	Sold (S)	Per CFDs*	Share		, ,
		Kristen Ma	nagement Li	mited	
6/6/07	P	500,000	\$25.5777	(\$12,788,850)	(\$12,788,850)
6/6/07	Р	340,900	\$25.5594	(\$8,713,199)	(\$21,502,049)
6/27/07	P	250,000	\$22.1484	(\$5,537,100)	(\$27,039,149)
6/27/07	Р	250,000	\$22.1086	(\$5,527,150)	(\$32,566,299)
7/2/07	P	100.	\$22.1500	(\$2,215)	(\$32,568,514)
8/1/07	S	91,000	\$18.0000	\$1,638,000	(\$30,930,514)
8/6/07	S	1,000,000	\$15.1151	\$15,115,100	(\$15,815,414)
8/15/07	S	250,000	\$14.9811	\$3,745,275	(\$12,070,139)
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Total: (\$12,070,139)

Straxton Properties Inc.

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5/31/07	P	100,000	\$23.9844	(\$2,398,440)	(\$2,398,440)
5/31/07	P	200,000	\$24.0443	(\$4,808,860)	(\$7,207,300)
5/31/07	P	200,000	\$24.1125	(\$4,822,500)	(\$12,029,800)
5/31/07	P	250,000	\$23.9812	(\$5,995,300)	(\$18,025,100)
5/31/07	P	250,000	\$23.9989	(\$5,999,725)	(\$24,024,825)
6/1/07	P	50,000	\$24.0084	(\$1,200,420)	(\$25,225,245)
6/1/07	P	50,000	\$24.0500	(\$1,202,500)	(\$26,427,745)
6/1/07	P	50,000	\$24.0500	(\$1,202,500)	(\$27,630,245)
6/1/07	P	100,000	\$23.9492	(\$2,394,920)	(\$30,025,165)
6/6/07	Р	250,000	\$24.5046	(\$6,126,150)	(\$36,151,315)
6/6/07	P	250,000	\$24.6821	(\$6,170,525)	(\$42,321,840)
6/6/07	P	250,000	\$24.9186	(\$6,229,650)	(\$48,551,490)
6/6/07	P	275,000	\$25.5859	(\$7,036,123)	(\$55,587,613)
6/6/07	P	500,000	\$24.5558	(\$12,277,900)	(\$67,865,513)
6/6/07	P	500,000	\$24.7003	(\$12,350,150)	(\$80,215,663)
6/6/07	P	500,000	\$24.9947	(\$12,497,350)	(\$92,713,013)
6/6/07	P	500,000	\$25.1384	(\$12,569,200)	(\$105,282,213)
6/6/07	P	500,000	\$25.1953	(\$12,597,650)	(\$117,879,863)
6/6/07	P	500,000	\$25.3298	(\$12,664,900)	(\$130,544,763)
6/6/07	P	500,000	\$25.7001	(\$12,850,050)	(\$143,394,813)
6/6/07	P	500,000	\$25.6632	(\$12,831,600)	(\$156,226,413)
6/6/07	P	500,000	\$25.5574	(\$12,778,700)	(\$169,005,113)
6/6/07	P	159,100	\$25.5594	(\$4,066,501)	(\$173,071,613)

^{*} Contracts For Difference

6/7/07	P	250,000	\$25.5878	(\$6,396,950)	(\$179,468,563)
6/14/07	P	75.000	\$24.7496	(\$1,856,220)	(\$181,324,783)
6/27/07	P	135,000	\$22.1894	(\$2,995,569)	(\$184,320,352)
6/27/07	P	400,000	\$22.0393		
7/2/07	P	9,000		(\$8,815,720)	(\$193,136,072)
7/2/07	P	· · · · · · · · · · · · · · · · · · ·	\$22.1500	(\$199,350)	(\$193,335,422)
	P	50,000	\$22.1203	(\$1,106,015)	(\$194,441,437)
7/2/07 7/2/07	P	100,000	\$22.1206	(\$2,212,060)	(\$196,653,497)
8/1/07	S	115,000	\$22.0955	(\$2,540,983)	(\$199,194,480)
		500,000	\$18.0000	\$9,000,000	(\$190,194,480)
8/1/07	S	409,000	\$18.0000	\$7,362,000	(\$182,832,480)
8/6/07	S	250,000	\$15.5405	\$3,885,125	(\$178,947,355)
8/6/07	S	250,000	\$15.4810	\$3,870,250	(\$175,077,105)
8/6/07	S	159,000	\$15.5900	\$2,478,810	(\$172,598,295)
8/6/07	S	159,000	\$15.5002	\$2,464,532	(\$170,133,763)
8/6/07	S	91,000	\$15.5900	\$1,418,690	(\$168,715,073)
8/6/07	S	91,000	\$15.5002	\$1,410,518	(\$167,304,555)
8/15/07	S	250,000	\$15.0141	\$3,753,525	(\$163,551,030)
8/15/07	S	250,000	\$14.0005	\$3,500,125	(\$160,050,905)
8/15/07	S	250,000	\$14.0000	\$3,500,000	(\$156,550,905)
8/15/07	S	159,000	\$15.0097	\$2,386,542	(\$154,164,362)
8/15/07	S	159,000	\$14.0025	\$2,226,398	(\$151,937,965)
8/15/07	S	159,000	\$14.0011	\$2,226,175	(\$149,711,790)
8/15/07	S	91,000	\$15.0097	\$1,365,883	(\$148,345,907)
8/15/07	S	91,000	\$14.0025	\$1,274,228	(\$147,071,680)
8/15/07	S	91,000	\$14.0011	\$1,274,100	(\$145,797,580)
8/16/07	S	500,000	\$10.3126	\$5,156,300	(\$140,641,280)
8/16/07	S	500,000	\$10.2646	\$5,132,300	(\$135,508,980)
8/16/07	S	250,000	\$11.1000	\$2,775,000	(\$132,733,980)
8/16/07	S	250,000	\$11.0493	\$2,762,325	(\$129,971,655)
8/16/07	S	250,000	\$10.9514	\$2,737,850	(\$127,233,805)
8/16/07	S	250,000	\$10.3831	\$2,595,775	(\$124,638,030)
8/16/07	S	250,000	\$10.4155	\$2,603,875	(\$122,034,155)
8/16/07	S	250,000	\$11.6102	\$2,902,550	(\$119,131,605)
8/16/07	S	250,000	\$11.3678	\$2,841,950	(\$116,289,655)
8/16/07	S	250,000	\$11.8603	\$2,965,075	(\$113,324,580)
8/16/07	S	208,000	\$11.2106	\$2,331,805	(\$110,992,775)
8/16/07	S	159,000	\$11.9282	\$1,896,584	(\$109,096,191)
8/16/07	S	115,000	\$11.0456	\$1,270,244	(\$107,825,947)
8/16/07	S	101,100	\$10.8721	\$1,099,169	(\$106,726,778)
8/16/07	S	100,000	\$10.6001	\$1,060,010	(\$105,666,768)
8/16/07	S	100,000	\$11.8256	\$1,182,560	(\$104,484,208)
8/16/07	S	100,000	\$11.8408	\$1,184,080	(\$103,300,128)
8/16/07	S	100,000	\$11.9023	\$1,190,230	(\$102,109,898)

8/16/07	S	91,000	\$11.9282	\$1,085,466	(\$101,024,431)
8/16/07	S	84,000	\$11.8005	\$991,242	(\$100,033,189)
8/16/07	S	75,000	\$11.8080	\$885,600	(\$99,147,589)
8/16/07	S	67,000	\$11.0456	\$740,055	(\$98,407,534)
8/16/07	S	59,000	\$11.9502	\$705,062	(\$97,702,472)
8/16/07	S	58,000	\$11.8714	\$688,541	(\$97,013,931)
8/16/07	S	50,000	\$11.8000	\$590,000	(\$96,423,931)
8/16/07	S	50,000	\$11.0456	\$552,280	(\$95,871,651)
8/16/07	S	41,000	\$11.9502	\$489,958	(\$95,381,693)
8/16/07	S	33,000	\$11.2106	\$369,950	(\$95,011,743)
8/16/07	S	18,000	\$11.0456	\$198,821	(\$94,812,922)
8/16/07	S	16,000	\$11.8005	\$188,808	(\$94,624,114)
8/16/07	S	16,000	\$11.8080	\$188,928	(\$94,435,186)
8/16/07	S	9,000	\$11.8080	\$106,272	(\$94,328,914)
8/16/07	S	9,000	\$11.2106	\$100,895	(\$94,228,019)

Total: (\$94,228,019)

Javed Fivaz

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P	1,000,000	\$24.0701	(\$24,070,100)	(\$24,070,100)		
Р	200,000	\$22.8298	(\$4,565,960)	(\$28,636,060)		
Р	800,000	\$23.2206	(\$18,576,480)	(\$47,212,540)		
P	455,663	\$22.7245	(\$10,354,714)	(\$57,567,254)		
P	400,000	\$22.7125	(\$9,085,000)	(\$66,652,254)		
P	500,000	\$20.2233	(\$10,111,650)	(\$76,763,904)		
S	1,755,327	\$15.0552	\$26,426,799	(\$50,337,105)		
S	1,600,336	\$14.5093	\$23,219,755	(\$27,117,350)		
	P P P P P S S S	P 1,000,000 P 200,000 P 800,000 P 455,663 P 400,000 P 500,000 S 1,755,327	P 1,000,000 \$24.0701 P 200,000 \$22.8298 P 800,000 \$23.2206 P 455,663 \$22.7245 P 400,000 \$22.7125 P 500,000 \$20.2233 S 1,755,327 \$15.0552	P 1,000,000 \$24.0701 (\$24,070,100) P 200,000 \$22.8298 (\$4,565,960) P 800,000 \$23.2206 (\$18,576,480) P 455,663 \$22.7245 (\$10,354,714) P 400,000 \$22.7125 (\$9,085,000) P 500,000 \$20.2233 (\$10,111,650) S 1,755,327 \$15.0552 \$26,426,799		

Total: (\$27,117,350)

Combined Net Loss (\$133,415,508)

^{**} Calculations of losses based on FIFO and LIFO accounting result in the same loss figure as the net loss.

EXHIBIT C

Coughlin Stoia Geller Rudman & Robbins LLP Files Class Action Suit against E*TRADE Financial Corporation

Tuesday October 2, 6:37 pm ET

NEW YORK--(BUSINESS WIRE)--Coughlin Stoia Geller Rudman & Robbins LLP ("Coughlin Stoia") (http://www.csgrr.com/cases/etrade/) today announced that a class action has been commenced in the United States District Court for the Southern District of New York on behalf of purchasers of the common stock of E*TRADE Financial Corporation ("E*TRADE" or the "Company") (NASDAQ: ETFC - News) between December 14, 2006 and September 25, 2007, inclusive (the "Class Period"), seeking to pursue remedies under the Securities Exchange Act of 1934 (the "Exchange Act").

If you wish to serve as lead plaintiff, you must move the Court no later than 60 days from today. If you wish to discuss this action or have any questions concerning this notice or your rights or interests, please contact plaintiff's counsel, Samuel H. Rudman or David A. Rosenfeld of Coughlin Stoia at 800/449-4900 or 619/231-1058, or via e-mail at dir@csgrr.com. If you are a member of this class, you can view a copy of the complaint as filed or join this class action online at http://www.csgrr.com/cases/etrade/. Any member of the purported class may move the Court to serve as lead plaintiff through counsel of their choice, or may choose to do nothing and remain an absent class member.

The complaint charges E*TRADE and certain of its officers and directors with violations of the Exchange Act. E*TRADE, through its subsidiaries, offers financial solutions to retail and institutional customers worldwide. In addition, the Company offers mortgage, home equity, and margin and credit card products; real estate loans; and various consumer loans, including recreational vehicle, marine, commercial, automobile, and credit card

According to the complaint, during the Class Period, defendants issued materially false and misleading statements that misrepresented and failed to disclose: (a) that the Company was experiencing a rise in delinquency rates in its mortgage and home equity portfolios; (b) that the Company failed to timely record an impairment on its mortgage and home equity portfolios; (c) that the Company's securities portfolio, which includes assets backed by mortgages, was materially overvalued; and (d) that based on the foregoing, Defendants' positive statements about the Company's earnings and prospects were lacking in a reasonable basis at all times.

On September 17, 2007, the Company announced that it will exit the wholesale mortgage and it is revising its guidance for 2007, among other things. Upon this news, shares of the Company's stock fell \$2.32 per share, or over 15%, over the next six trading days as the investing public digested the news.

Plaintiff seeks to recover damages on behalf of a Class consisting of all persons other than Defendants who purchased the common stock of E*TRADE between December 14, 2006 and September 25, 2007, inclusive, seeking to pursue remedies under the Exchange Act. The plaintiff is represented by Coughlin Stoia, which has expertise in prosecuting investor class actions and extensive experience in actions involving financial fraud.

Coughlin Stoia, a 180-lawyer firm with offices in San Diego, San Francisco, Los Angeles, New York, Boca Raton, Washington, D.C., Houston and Philadelphia, is active in major litigations pending in federal and state courts throughout the United States and has taken a leading role in many important actions on behalf of defrauded investors, consumers, and companies, as well as victims of human rights violations. Coughlin Stoia lawvers have been responsible for more than \$45 billion in aggregate recoveries. The Coughlin Stoia Web site (http://www.csgrr.com) has more information about the firm.

Coughlin Stoia Geller Rudman & Robbins LLP Samuel H. Rudman, 800-449-4900 David A. Rosenfeld dir@csgrr.com

EXHIBIT D

PLAINTIFF'S CERTIFICATION

Kristen Management Limited ("Plaintiff"), by its director, Vincent de Cannière, declares that:

1. Plaintiff has reviewed the complaint and authorized its filing.

2. Plaintiff did not purchase the security that is the subject of this action at the direction of

plaintiff's counsel or in order to participate in this private action.

3. Plaintiff is willing to serve as a representative party on behalf of the class, including

providing testimony at deposition and trial, if necessary, and Plaintiff is willing to serve as a lead

plaintiff either individually or as part of a group, a lead plaintiff being a representative party who acts on

behalf of other class members in directing the action.

4. A schedule of Plaintiff's transactions in E*TRADE Financial Corporation securities

during the Class Period is attached hereto and adopted by reference herein.

5. During the three years prior to the date of this Certification, Plaintiff has not sought to

serve or served as a representative party for a class under the federal securities laws.

6. Plaintiff will not accept any payment for serving as a representative party on behalf of

the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses

(including lost wages) directly relating to the representation of the class as ordered or approved by the

court.

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Executed this 29th day of November, 2007.

Kristen Management Limited

Pw.

Vincent de Cannière, Director

Brower Piven, A Professional Corporation The World Trade Center-Baltimore 401 East Pratt Street, Suite 2525 Baltimore, Maryland 21202 Telephone: 410-332-0030

Facsimile: 410-685-1300 www.browerpiven.com

Kristen Management Limited

E*Trade Financial Corporation Securities Litigation Schedule of Transactions

Date	Currency	Company	Туре	Shares Per CFDs*	Price
6/6/07	USD	E*Trade	BUY	500,000	\$25.5777
6/6/07	USD	E*Trade	BUY	340,900	\$25.5594
6/27/07	USD	E*Trade	BUY	250,000	\$22.1484
6/27/07	USD	E*Trade	BUY	250,000	\$22.1086
7/2/07	USD	E*Trade	BUY	100	\$22.1500
8/1/07	USD	E*Trade	SELL	91,000	\$18.0000
8/6/07	USD	E*Trade	SELL	1,000,000	\$15.1151
8/15/07	USD	E*Trade	SELL	250,000	\$14.9811

EXHIBIT E

PLAINTIFF'S CERTIFICATION

Straxton Properties Inc. ("Plaintiff"), by its director, Vincent de Cannière, declares that:

1. Plaintiff has reviewed the complaint and authorized its filing.

2. Plaintiff did not purchase the security that is the subject of this action at the direction of

plaintiff's counsel or in order to participate in this private action.

3. Plaintiff is willing to serve as a representative party on behalf of the class, including

providing testimony at deposition and trial, if necessary, and Plaintiff is willing to serve as a lead

plaintiff either individually or as part of a group, a lead plaintiff being a representative party who acts on

behalf of other class members in directing the action.

A schedule of Plaintiff's transactions in E*TRADE Financial Corporation securities

during the Class Period is attached hereto and adopted by reference herein.

5. During the three years prior to the date of this Certification, Plaintiff has not sought to

serve or served as a representative party for a class under the federal securities laws.

6. Plaintiff will not accept any payment for serving as a representative party on behalf of

the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses

(including lost wages) directly relating to the representation of the class as ordered or approved by the

court.

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Executed this 29th day of November, 2007.

Straxton Properties Inc.

By:

Vincent de Cannière, Director

Brower Piven, A Professional Corporation The World Trade Center-Baltimore 401 East Pratt Street, Suite 2525 Baltimore, Maryland 21202 Telephone: 410-332-0030

Facsimile: 410-685-1300 www.browerpiven.com

Straxton Properties Inc.

E*Trade Financial Corporation Securities Litigation Schedule of Transactions

Date	Currency	Company	Туре	Shares Per CFDs*	Price
5/31/07	USD	E*Trade	BUY	100,000	\$23.9844
5/31/07	USD	E*Trade	BUY	200,000	\$24.0443
5/31/07	USD	E*Trade	BUY	200,000	\$24.1125
5/31/07	USD	E*Trade	BUY	250,000	\$23.9812
5/31/07	USD	E*Trade	BUY	250,000	\$23.9989
6/1/07	USD	E*Trade	BUY	50,000	\$24.0084
6/1/07	USD	E*Trade	BUY	50,000	\$24.0500
6/1/07	USD	E*Trade	BUY	50,000	\$24.0500
6/1/07	USD	E*Trade	BUY	100,000	\$23.9492
6/6/07	USD	E*Trade	BUY	250,000	\$24.5046
6/6/07	USD	E*Trade	BUY	250,000	\$24.6821
6/6/07	USD	E*Trade	BUY	250,000	\$24.9186
6/6/07	USD	E*Trade	BUY	275,000	\$25.5859
6/6/07	USD	E*Trade	BUY	500,000	\$24.5558
6/6/07	USD	E*Trade	BUY	500,000	\$24.7003
6/6/07	USD	E*Trade	BUY	500,000	\$24.9947
6/6/07	USD	E*Trade	BUY	500,000	\$25.1384
6/6/07	USD	E*Trade	BUY	500,000	\$25.1953
6/6/07	USD	E*Trade	BUY	500,000	\$25.3298
6/6/07	USD	E*Trade	BUY	500,000	\$25.7001
6/6/07	USD	E*Trade	BUY	500,000	\$25.6632
6/6/07	USD	E*Trade	BUY	500,000	\$25.5574
6/6/07	USD	E*Trade	BUY	159,100	\$25.5594
6/7/07	USD	E*Trade	BUY	250,000	\$25.5878
6/14/07	USD	E*Trade	BUY	75,000	\$24.7496
6/27/07	USD	E*Trade	BUY	135,000	\$22.1894
6/27/07	USD	E*Trade	BUY	400,000	\$22.0393
7/2/07	USD	E*Trade	BUY	9,000	\$22.1500
7/2/07	USD	E*Trade	BUY	50,000	\$22.1203
7/2/07	USD	E*Trade	BUY	100,000	\$22.1206
7/2/07	USD	E*Trade	BUY	115,000	\$22.0955
8/1/07	USD	E*Trade	SELL	500,000	\$18.0000
8/1/07	USD	E*Trade	SELL	409,000	\$18.0000
8/6/07	USD	E*Trade	SELL	250,000	\$15.5405
8/6/07	USD	E*Trade	SELL	250,000	\$15.4810
8/6/07	USD	E*Trade	SELL	159,000	\$15.5900
8/6/07	USD	E*Trade	SELL	159,000	\$15.5002
8/6/07	USD	E*Trade	SELL	91,000	\$15.5900

^{*} Contracts For Difference

Date	Currency	Company	Type	Shares Per CFDs	Price
8/6/07	USD	E*Trade	SELL	91,000	\$15.5002
8/15/07	USD	E*Trade	SELL	250,000	\$15.0141
8/15/07	USD	E*Trade	SELL	250,000	\$14.0005
8/15/07	USD	E*Trade	SELL	250,000	\$14.0000
8/15/07	USD	E*Trade	SELL	159,000	\$15.0097
8/15/07	USD	E*Trade	SELL	159,000	\$14.0025
8/15/07	USD	E*Trade	SELL	159,000	\$14.0011
8/15/07	USD	E*Trade	SELL	91,000	\$15.0097
8/15/07	USD	E*Trade	SELL	91,000	\$14.0025
8/15/07	USD	E*Trade	SELL	91,000	\$14.0011
8/16/07	USD	E*Trade	SELL	500,000	\$10.3126
8/16/07	USD	E*Trade	SELL	500,000	\$10.2646
8/16/07	USD	E*Trade	SELL	250,000	\$11.1000
8/16/07	USD	E*Trade	SELL	250,000	\$11.0493
8/16/07	USD	E*Trade	SELL	250,000	\$10.9514
8/16/07	USD	E*Trade	SELL	250,000	\$10.3831
8/16/07	USD	E*Trade	SELL	250,000	\$10.4155
8/16/07	USD	E*Trade	SELL	250,000	\$11.6102
8/16/07	USD	E*Trade	SELL	250,000	\$11.3678
8/16/07	USD	E*Trade	SELL	250,000	\$11.8603
8/16/07	USD	E*Trade	SELL	208,000	\$11.2106
8/16/07	USD	E*Trade	SELL	159,000	\$11.9282
8/16/07	USD	E*Trade	SELL	115,000	\$11.0456
8/16/07	USD	E*Trade	SELL	101,100	\$10.8721
8/16/07	USD	E*Trade	SELL	100,000	\$10.6001
8/16/07	USD	E*Trade	SELL	100,000	\$11.8256
8/16/07	USD	E*Trade	SELL	100,000	\$11.8408
8/16/07	USD	E*Trade	SELL	100,000	\$11.9023
8/16/07	USD	E*Trade	SELL	91,000	\$11.9282
8/16/07	USD	E*Trade	SELL	84,000	\$11.8005
8/16/07	USD	E*Trade	SELL	75,000	\$11.8080
8/16/07	USD	E*Trade	SELL	67,000	\$11.0456
8/16/07	USD	E*Trade	SELL	59,000	\$11.9502
8/16/07	USD	E*Trade	SELL	58,000	\$11.8714
8/16/07	USD	E*Trade	SELL	50,000	\$11.8000
8/16/07	USD	E*Trade	SELL	50,000	\$11.0456
8/16/07	USD	E*Trade	SELL	41,000	\$11.9502
8/16/07	USD	E*Trade	SELL	33,000	\$11.2106
8/16/07	USD	E*Trade	SELL	18,000	\$11.0456
8/16/07	USD	E*Trade	SELL	16,000	\$11.8005
8/16/07	USD	E*Trade	SELL	16,000	\$11.8080
8/16/07	USD	E*Trade	SELL	9,000	\$11.8080
8/16/07	USD	E*Trade	SELL	9,000	\$11.2106

EXHIBIT F

PLAINTIFF'S CERTIFICATION

Javed Fiyaz ("Plaintiff") declares that:

- 1. Plaintiff has reviewed the complaint and authorized its filing.
- 2. Plaintiff did not purchase the security that is the subject of this action at the direction of plaintiff's counsel or in order to participate in this private action.
- 3. Plaintiff is willing to serve as a representative party on behalf of the class, including providing testimony at deposition and trial, if necessary, and Plaintiff is willing to serve as a lead plaintiff either individually or as part of a group, a lead plaintiff being a representative party who acts on behalf of other class members in directing the action.
- 4. A schedule of Plaintiff's transactions in E*TRADE Financial Corporation securities during the Class Period is attached hereto and adopted by reference herein.
- 5. During the three years prior to the date of this Certification, Plaintiff has not sought to serve or served as a representative party for a class under the federal securities laws.
- 6. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond the Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including tost wages) directly relating to the representation of the class as ordered or approved by the court.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 30th day of November, 2007.

Javed Fiyaz

Brower Piven, A Professional Corporation
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Baltimore: Maryland 21202
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Javed Fiyaz E*Trade Financial Corporation Securities Litigation Schedule of Transactions

Date	Currency	Company	Туре	Shares Per CFDs*	Price
6/18/07	USD	E*Trade	BUY	1,000,000	\$24.0701
7/6/07	USD	E*Trade	BUY	200,000	\$22.8298
7/9/07	USD	E*Trade	BUY	800,000	\$23.2206
7/10/07	USD	E*Trade	BUY	455,663	\$22.7245
7/11/07	USD	E*Trade	BUY	400,000	\$22.7125
7/25/07	USD	E*Trade	BUY	500,000	\$20.2233
8/17/07	USD	E*Trade	SELL	1,755,327	\$15.0552
8/20/07	USD	E*Trade	SELL	1,600,336	\$14.5093